UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

ı	I IN	птс		റ	- A -	בב	\sim	ΛΝ	1 E	וח	\sim	١
Į	UN	11 I C	゠レ	5 1	А	IEO	OF	ΑN	ЛΕΙ	ĸı	\cup_{F}	4

RYAN	v. N HARRIS	Crimina No	
	PRET	RIAL ORDER	
Λ £ £ 2 2 3			is in boundary
	n Initial Pretrial Conference held o	on <u>12/12/2011</u>	, it is nereby
ORDERED tha	at:		
1.	A hearing on any motion to dism	iss, suppress, sever, or ot	her issue that must be resolved
prior to trial will	l be held onN/A	, at	<u>N/A</u> .
2.	Trial shall commence on	2/21/2012	, at <u>9:00a.m.</u>
3.	The government shall by	1/20/2012	, ¹ disclose to the
defendant:			
	(a) The exculpatory informa	ition identified in Local Rul	e 116.2 that has not been
previously prod	duced; and		
	(b) A general description (in	ncluding the approximate o	late, time, and place) of any
crime, wrong, o	or act the government proposes to	offer pursuant to Fed. R.	Evid. 404(b).
4.	Pursuant to the agreement of the	e parties, statements (as c	lefined in 18 U.S.C. § 3500(e)
and Fed. R. Cr	rim. P. 26.2(f)) of witnesses each p	party intends to call in its o	r his case-in- chief shall be
produced by _	the government by 2/3/2012 and	the defendant by 2/10/201	<u>12</u> .
5.	The parties shall by	1/13/2012	file proposed voir dire
1			

¹This date will ordinarily be 21 days before trial unless the declination procedure provided by L.R. 116.6 has been invoked before the Initial Pretrial Conference. <u>See</u> L.R. 117.1(A)(4). The judge who will preside at trial may, however, establish a date different from any date provided by L.R. 117.1 if the judge determines that there are factors in the particular case that make it in the interests of justice to do so. <u>See</u> L.R. 117.1(B).

questions, proposed jury instructions, any motions in limine with supporting memoranda, and a trial brief.²

Replies to any	motion i	n limine shall be filed	by	1/25/2012			
6.	The go	overnment shall by		1/20/2012		.3	
	(a)	Provide the defend	ant with	the names ar	nd addresses of	witnesses t	he
government int	ends to	call at trial in its case	e-in-chie	f. If the goverr	nment subseque	ently forms a	an intent to
call any other w	vitness,	the government shall	l prompt	tly notify the de	efendant of the	name and a	ddress of that
prospective wit	ness.						
	(b)	Provide the defend	ant with	copies of the	exhibits and a p	premarked I	ist of exhibits
the governmen	t intends	s to offer in its case-i	n-chief.	If the governm	nent subsequen	tly decides	to offer any
additional exhib	oit in its	case-in-chief, the go	vernme	nt shall promp	tly provide the	defendant w	ith a copy of
the exhibit and	a suppl	emental exhibit list.					
7.	The de	efendant shall by	1/27/2	2012		.4	
	(a)	Provide the govern	ment wi	ith the names	and addresses	of the witne	sses the
defendant intends to call in his case-in-chief. If the defendant subsequently forms an intent to call any							
other witness in his case-in-chief, he shall promptly notify the government of the name and address of that							
witness.							
	(b)	Provide the govern	ment wi	ith copies of th	e exhibits and	a premarked	l list of the
exhibits the def	endant	intends to offer in his	case-in	n-chief. If the d	efendant subse	equently dec	ides to offer
any additional exhibits in his case-in-chief, he shall promptly provide the government with a copy of the							
exhibit and a su	uppleme	ental exhibit list.					
8.	The pa	arties shall by	2/2/2	012		_, file a writt	en stipulation
² The re <u>See</u> L.R. 117.1		to a trial brief should	d be dele	eted if it is not	appropriate to ı	require that	one be filed.
However, if eith	ner party	ection, this date will or objects to the pretriate be ordered. Id.	ordinaril al disclo	y be 7 days be sure of its witr	efore trial. <u>See</u> nesses, the cou	L.R. 117.1(rt will decide	A)(8). whether

⁴Absent an objection, this date will ordinarily be 3 days before trial. <u>See</u> L.R. 117.1(A)(9). However, if either party objects to the pretrial disclosure of its witnesses, the court will decide whether

such disclosure should be ordered. Id.

of any facts the	that they agree are not in dispute.	
9.	The Second Pretrial Conference shall be held of	on <u>2/7/2012 and 2/8/2012</u>
	, ⁵ at	
10.	The following period(s) of time are excluded for	Speedy Trial Act purposes, pursuant to 18
U.S.C. § 316	61(h), for the reasons stated at the Initial Pretrial Co	nference: ⁶ 12/12/2011 -
2/21/2012		
	<u> </u>	
11.	The parties shall confer and by 1/10/2012 repo	rt whether an agreement has been
reached to re	esolve the case.	
12/13/20	2012	/s/ Mark L. Wolf UNITED STATES DISTRICT COURT
DATE	Ē	UNITED STATES DISTRICT COURT

 $^5 The$ Second Pretrial Conference will ordinarily be held not more than 7 days before the trial date. See L.R. 117.1(A)(11).

⁶See L.R. 112.2(B)

(crim-ptc-order.wpd - 7/99)

[kptrlo.]